STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: September 1, 2018

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	New Jersey				
In Re:	Nelson I Antonio		Case No.:		19-10706		
		Dobtor(a)	Judge:		ABA		
		Debtor(s)					
		CHAPTER 13 PLA	AND MOTION	S			
☐ Original	Included	✓ Modified/Notice F ✓ Modified/No Notice	•	Date:	2/14/2020		
		THE DEBTOR HAS FILE CHAPTER 13 OF THE					
		YOUR RIGHTS MA	AY BE AFFECTE	D			
contains the Plan proposition of the Plan proposition of the Plan proposition of the Plan prosecute Plan prosecute Plan proposecute Plan Plan Plan Plan Plan Plan Plan Plan	ne date of the confirmation by the Debtor to be deep. Anyone who wis ection within the time duced, modified, or early be granted without the Notice. The Court is Bankruptcy Rule 30 and may take place so avoid or modify the lift is a lien based on value contest said treatments.	eliminated. This Plan may ut further notice or hearing may confirm this plan, if 015. If this plan includes rolely within the chapter 13 en. The debtor need not be of the collateral or to recent must file a timely object.	n proposed by the diread these papersion of this Plan or ce. Your rights may be confirmed and g, unless written of there are no timel motions to avoid of confirmation profile a separate moduce the interest retion and appear a	e Debtor. This ers carefully any motion by be affected become bis objection is for modify a licess. The plation or adverse. An affect the confirm	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim nding, and included iled before the deadline stions, without further en, the lien avoidance or an confirmation order ersary proceeding to avoid cted lien creditor who nation hearing to		
state whe	ether the plan inclu	pe of particular importar des each of the followin provision will be ineffe	ng items. If an ite	m is check	ed as "Does Not" or if		
THIS PLA	N:						
	✓ DOES NOT CON SET FORTH IN PAI		PROVISIONS. NO	DN-STANDA	ARD PROVISIONS MUST		
COLLATE	RAL, WHICH MAY	T THE AMOUNT OF A SE RESULT IN A PARTIAL F MOTIONS SET FORTH I	PAYMENT OR NO	PAYMENT			

		OT AVOID A JUDICIA ST. SEE MOTIONS SE				JRCHASE-MONEY
Initial Deb	otor(s)' Attor	ney BJS In	itial Debtor:	NIA	Initial Co	-Debtor
Part 1: P	ayment and	d Length of Plan				
	The debtor ately <u>41</u> mor		thly to the C	chapter 13 Trus	stee, starting o	on <u>September 1, 2020</u> for
b.	The debtor	shall make plan paym Future Earnings Other sources of fund				urces: vhen funds are available):
C.	Use of real	property to satisfy pla Sale of real property Description: Proposed date for cor	•	: 		
		Refinance of real proposed date for con	-			
		Loan modification with Description: Proposed date for con	•	mortgage encu	ımbering prop	erty:
d.		The regular monthly r loan modification.	nortgage pay	ment will cont	inue pending	he sale, refinance or
e.		Other information that	t may be imp	ortant relating	to the paymer	nt and length of plan:
Part 2: A	dequate Pr	otection)	NONE		
a. Trustee a	ا Adequate nd disburse	orotection payments w d pre-confirmation to _	ill be made ir (creditor)	n the amount o	f \$ to be p	aid to the Chapter 13
		orotection payments w Plan, pre-confirmation			f \$ to be p	aid directly by the
	1	ms (Including Adminirity claims will be paid	-		grees otherwis	se:
Creditor			Type of Priority			Amount to be Paid
	dek, Esquire		Attorney Fees			2,940.00 + 1,000.00 (supplemental fees)
Ch	mestic Supp eck one: None	ort Obligations assign	ed or owed to	o a governmen	ital unit and pa	aid less than full amount:

assigned to or is o	iority claims listed below ar owed to a governmental un						
pursuant to 11 U.S		Olaina Araa	4	A	h a Daid		
Creditor	Type of Priority	Claim Amou	unt	Amount to	be Paid		
Part 4: Secured Claims							
a. Curing Default and M	laintaining Payments on	Principal Resid	dence: 🗌	NONE			
The Debtor will p	ay to the Trustee (as part	of the Plan) allo	wed claim	s for arrearages	on monthly		
	r shall pay directly to the c	reditor (outside	the Plan) ı	monthly obligation	ns due after the		
bankruptcy filing as follow	/S:		Interest	Amount to be Paid	Regular Monthly		
		_	Rate on	to Creditor (In	Payment (Outside		
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)		
Lakeview Loan Servicing	14 Kay Lane Sicklerville, NJ 08081 Camden County Market Value \$176,930.00 minus 10% cost of sale =\$159,237.00	36,690.49 + 5,090.04 (per stipulation)	0.00	41,780.53	Paid Directly		
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:							
			Interest Rate on	Amount to be Paid to Creditor (In	Regular Monthly Payment (Outside		
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)		
c. Secured claims excluded from 11 U.S.C. 506: NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of							
value: Name of Creditor	Collateral	Interest Rate	Amount of Claim		aid through the Plan Interest Calculation		
1.) The debtor value 1322(b)(2), the secured of Collateral," plus interest as an unsecured claim. If unsecured claim.	on of security, Cram-dovalues collateral as indicate creditor shall be paid the areas stated. The portion of an a secured claim is identified. OTE: A modification und appropriate motion to be	d below. If the comount listed as to allowed claim ed as having "Notes this section"	claim may the "Value that exce O VALUE"	be modified unde of the Creditor Ir eds that value sh ' it shall be treate	er Section Iterest in all be treated		

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid			
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.										
e. Surrender V N Upon confii that the stay under collateral:	rmation, the stay									
Creditor	Co	ollateral to be Surre	ndered	Value of	Surrendered Collateral	Remaining Unsecured Debt				
	The following secured claims are unaffected by the Plan: Creditor g. Secured Claims to be Paid in Full Through the Plan NONE Creditor Collateral Total Amount to be Paid through the Plan									
Toyota motor orcan		2014 Toyota 4Ru		I			34,769.88			
Part 5: Unsecure	d Claims	NONE								
a. Not sep	Not less than	s to be dist			shall be paid	d:				
⋠		tribution from an	, ,							
	tely classified u			ated as follow Treatment	/S:	Λ	unt to be Paid			
Creditor	Do	asis for Separate Cla	assincation	Treatment		Amo	unt to be Paid			
Part 6: Executory	/ Contracts and	Unexpired Lea	ses	IONE						
(NOTE: Se non-residential rea	e time limitations I property leases		J.S.C. 365(d)	(4) that may	prevent assu	umption o	f			
All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:										

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
Toyota Lease Trust	836.51	2018 Toyota Tundra	Reject	796.68

Part 7: Motions **X NONE**

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). NONE

The Debtor moves to avoid the following liens that impair exemptions:

	Nature of			Value of	Amount of Claimed	Sum of All Other Liens Against the	Amount of Lien
Creditor	Collateral	Type of Lien	Amount of Lien	Collateral	Exemption	Property	to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. **NONE**

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
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c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

Upon Confirmation V

Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of	Distribution			
1)	ng Trustee shall pay allowed cl Ch. 13 Standing Trustee Cor	•	rder:	
2)	Other Administrative Claims Secured Claims			
3) 4)	Lease Arrearages			
5)	Priority Claims			
6)	General Unsecured Claims			
0)				
d. Post-Pe	tition Claims			
	ng Trustee ☑ is, ☐ is not autho the amount filed by the post-po		on claims filed pursuant to 11 U.S.C.	
Part 9: Modification	on NONE			
	modifies a Plan previously filed notifies a Plan previously filed notified: _ 2/13/2020	in this case, complete	the information below.	
Explain below why	the plan is being modified:	Explain below h	now the plan is being modified:	
Reject lease of Toyota	a Tundra	Part 6		
Modify plan to include	post-petition arrears per Stipulati	on Part 4(a)		
Are Schedules I an	d J being filed simultaneously	vith this Modified Plan	?	
Part 10: Non-Sta	ndard Provision(s): Signatur	es Required		
	ard Provisions Requiring Separ			
✓ NONE		•		
Explain h	ere:			
Any non-sta	ndard provisions placed elsewl	ere in this plan are ine	ffective.	
Signatures				
The Debtor(s) and t	he attorney for the Debtor(s), i	any, must sign this Pla	an.	
debtor(s) certify that		provisions in this Chapt	in attorney, or the attorney for the ter 13 Plan are identical to <i>Local Fori</i> cluded in Part 10.	m
•	ty of perjury that the above is	•		
Date: 8/10/2020		/s/ Nelson I Antonio		
Dato. == 10,2020		Nelson I Antonio		
Date:		Debtor		
		Joint Debtor		

Date 2/14/2020 /s/ Brad J. Sadek, Esquire

Brad J. Sadek, Esquire
Attorney for the Debtor(s)